1 2 3 4 5 6 The Honorable James L. Robart 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 **SEATTLE** 9 CAROLINE ANGULO, a single person, ERIC NO. 22-CV-00915-JLR 10 KELLER, a single person, and ISABEL LINDSEY and CHARLES LINDSEY, a NON-PARTY MULTICARE HEALTH 11 married couple, SYSTEM'S PRAECIPE TO CORRECT **REPLY** 12 Plaintiffs. NOTE ON MOTION CALENDAR: Reset 13 v. for July 12, 2023 14 PROVIDENCE HEALTH & SERVICES **Request for Oral Argument** WASHINGTON, a non-profit Washington 15 Corporation, also d/b/a PROVIDENCE ST. MARY MEDICAL CENTER; Dr. JASON A. 16 DREYER, DO, and JANE DOE DREYER, 17 husband and wife and the marital community thereof; Dr. DANIEL ELSKENS DO, and 18 JANE DOE ELSKENS, husband and wife and the marital community thereof; and 19 JOHN/JANE DOES 1-10, and any marital communities thereof, 20 21 Defendants. 22 I. PRAECIPE TO CORRECT REPLY BY DELETION 23 Non-Party MultiCare seeks by this praecipe to file a correct Reply, Docket No. 99. This 24 Court's local rules provide: 25 FAIN ANDERSON VANDERHOEF NON-PARTY MULTICARE HEALTH SYSTEM'S ROSENDAHL O'HALLORAN SPILLANE, PLLC PRAECIPE TO CORRECT REPLY - 1 3131 Elliott Ave. Suite 300

Seattle, WA 98121

p. 206-749-0094 • f. 206-749-0194

1 2 3 line number. 4 5 6 7 8 erroneous material as follows: 9 10 2. On Page 3, deletion of lines 1-2; 11 12 13 accordingly. 14 15 16 Docket No. 99. 17 18 19 20 21 22 23 24 25

In the event that an error is discovered, a party should file, as promptly as possible, a praecipe requesting that the court consider a corrected document, which must be filed as an attachment to the praecipe. The praecipe must specify by docket number the document being corrected and the corrections by page and

LCR 7(m). Plaintiff's Sur-Reply has alerted counsel for MultiCare to an erroneous citation to superseded authority in MultiCare's Reply, Docket No. 99. MultiCare's counsel agrees that the reliance on superseded authority was in error. Pursuant to the obligation under LCR 7(m), counsel for MultiCare submits this praecipe and proposed corrected Reply that removes the

- 1. On Page 2, deletion of lines 17-25;
- 3. The word count in the certification and the date of signature block are updated

The proposed corrected Reply (with the material above deleted) is filed as an attachment to this praecipe per LCR 7(m). Nothing else has been altered in the corrected Reply,

DATED this 17th day of July, 2023, in Seattle, Washington.

FAIN ANDERSON VANDERHOEF ROSENDAHL O'HALLORAN SPILLANE, PLLC

By <u>s/ Michelle L. Hyer</u> Michelle L. Hyer, WSBA No. 32724 Attorney for MultiCare 3131 Elliott Ave. Suite 300 Seattle, WA 98121 Telephone: (206) 515-2153 Facsimile: (206) 749-0194 michelleh@favros.com

NON-PARTY MULTICARE HEALTH SYSTEM'S PRAECIPE TO CORRECT REPLY - 2

FAIN ANDERSON VANDERHOEF ROSENDAHL O'HALLORAN SPILLANE, PLLC 3131 Elliott Ave. Suite 300 Seattle, WA 98121 p. 206-749-0094 • f. 206-749-0194

CERTIFICATE OF SERVICE

2 3	I hereby certify that on the date below, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the following:	
4 5	Counsel for Plaintiffs William A. Gilbert, WSBA No. 30592	✓ E-Filed with CM/ECF☐ Facsimile
6	Beth Bollinger, WSBA No. 26645 Gilbert Law Firm, P.S. 421 W. Riverside Avenue, Suite 353	☐ Regular U.S. Mail ☑ E-mail
7	Spokane, WA 99201 bill@wagilbert.com	
8	beth@wagilbert.com	
9	Ryan M. Beaudoin, WSBA No. 30598 Jeffrey R Galloway, WSBA No. 44059	☑ E-Filed with CM/ECF☐ Facsimile☐ Regular U.S. Mail
11	Witherspoon Brajcich McPhee, PLLC 601 W. Main Ave. Ste. Suite 1400 Spokano WA 00201	☑ E-mail
12	Spokane, WA 99201 <u>rbeaudoin@workwith.com</u> <u>jgalloway@workwith.com</u>	
13	Counsel for Defendants Daniel Elskens, DO	☑ E-Filed with CM/ECF
14	and Jane Doe Elskens Stephen M. Lamberson, WSBA No.12985	☐ Facsimile ☐ Regular U.S. Mail
15	Ronald A. Van Wert, WSBA No. 32050 Etter, McMahon, Lamberson, Van Wert & Oreskovich, P.C.	☑ E-mail
16	618 W. Riverside Ave., Ste. 210 Spokane, WA 99201	
17 18	lambo@ettermcmahon.com rvw@ettermcmahon.com	
19	Co-Counsel for Defendant Providence	✓ E-Filed with CM/ECF☐ Facsimile
20	Health & Services Washington Kenneth E. Payson, WSBA No. 26369	☐ Regular U.S. Mail ☐ E-mail
21	Ross Siler, WSBA No. 46486 Olivia Powar, WSBA No. 59504	E E-man
22	Davis Wright Tremaine LLP 920 Fifth Ave., Ste. 3300	
23	Seattle, WA 98104-1610	
24	<u>kenpayson@dwt.com</u> <u>ross.siler@dwt.com</u>	
25	oliviapowar@dwt.com	

NON-PARTY MULTICARE HEALTH SYSTEM'S PRAECIPE TO CORRECT REPLY - 3

FAIN ANDERSON VANDERHOEF ROSENDAHL O'HALLORAN SPILLANE, PLLC 3131 Elliott Ave, Suite 300 Seattle, WA 98121 p. 206-749-0094 • f. 206-749-0194

1	Co-Counsel for Defendant Providence ☑ E-Filed with CM/ECF	
2	Health & Services Washington □ Facsimile Jennifer K. Oetter, WSBA No. 26140 □ Regular U.S. Mail Lewis Brishois Bisgaard & Smith LLP	
3	Lewis Brisbois Bisgaard & Smith LLP 888 SW Fifth Ave., Ste. 900	
4	Portland, OR 97204-2025 jennifer.oetter@lewisbrisbois.com	
5	jemmer.oetter @ iewisorisoois.com	
6	Signed at Seattle, Washington this 17th day of July, 2023.	
7		
8	/s/ Esther Wong Esther Wong, Legal Assistant	
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	FAIN ANDERSON VANDERHOEF	

NON-PARTY MULTICARE HEALTH SYSTEM'S PRAECIPE TO CORRECT REPLY - 4

ROSENDAHL O'HALLORAN SPILLANE, PLLC 3131 Elliott Ave, Suite 300 Seattle, WA 98121 p. 206-749-0094 • f. 206-749-0194